

In The United States District Court
For the Western District of Virginia

Charlottesville, Virginia
Jones, et al, Plaintiffs vs

Kessler, et al, Defendants

Civil Action 3:17-cv-00072

CLERK'S OFFICE U.S. DIST. COURT
AT CHARLOTTESVILLE, VA
FILED

FEB 25 2022

JULIA Q. DUDLEY, CLERK
BY: [Signature] DEPUTY CLERK

2-10-2022 Letter from Defendant
Can twill to the Court, Appealing
Document # 1531
Dear Judge Moon.

On this 10th day of February I
received ECF 1530, dated 1-27-2022,
Plaintiffs opposition to my motion to delay
deadlines by 12 months, and ECF ~~1531~~ 1531,
the Courts decision on the same, dated
2-2-2022.

These were delivered to me after the
2-7-2022 deadline, which I missed
myself by 2 days on account of
the conditions of my confinement.

Predictably, the Courts order only
exacerbates the problems I've begged
repeatedly for assistance with. The
Plaintiffs' unfair advantage is once
again multiplied as I am deprived of
the means to litigate, struggle to meet
a deadline, submit documents, and
find out after submission that the
deadline has been extended, but that
I'll still be deprived of the means
to litigate.

The extension only lengthens Plaintiffs dead start.

one reason

As previously stated, this is why the Plaintiffs' motion to sever was insufficient to resolve the prejudice. All ~~the~~ we are doing is prolonging the abuse.

- I do not have access to the record.
- I do not have a transcript.
- What documents I do have are kept from me by USP Marion.
- The discovery computer has been removed from the unit.
- If I have another party send me documents, there's no guarantee I'll ever be able to see them, and a high likelihood my access to them will be limited to the point of uselessness.
- Dragging this out for another month at a time without fixing these problems only causes me more trouble.

At some point, I have little choice but to conclude that more trouble for me is the aim. The most powerful people in the world have spent the last 5 years tormenting me, and this court, willfully or otherwise, has become just another mechanism of that abuse.

If I could write a check for \$800,000 to stop this abuse I'd just do it. This is completely ridiculous. I just want these people to leave me alone. That's why I tried to avoid them on August 11 and 12, but now, after they failed to prove

their lies about a violent conspiracy,
the jury decides I owe my stalker's
hundreds of thousands of dollars just
because they disagree with my politics.

A 30 day delay won't solve that
problem,

Since the court has "discouraged"
motions for further delays, I won't
make any. I will instead ask that
my completely impossible ~~the~~ situation
be noted for purposes of appeal.

Hopefully, this won't make it to an
appellate Court. This Court can right the
wrongs done, and deny Roberta Kaplan the
means to pursue her Venzetta. This Court
has ample cause to do so.

But the verdict as it stands is not justice,
and if justice does not prevail here, where
shall Defendants go to find it?

Respectfully Submitted,
Christopher Cartwell
2-10-2022

C Cartwell